# ATTACHMENT 84

	Page 1
1	IN THE UNITED STATES DISTRICT COURT
2	FOR THE NORTHERN DISTRICT OF FLORIDA  PANAMA CITY DIVISION
3	RESTORE ROBOTICS LLC, )
J	RESTORE ROBOTICS REPAIRS )
4	LLC, and CLIF PARKER )
	ROBOTICS LLC, )
5	)
_	Plaintiffs, )
6	vs. ) CIVIL ACTION NO.
7	vs. ) CIVIL ACTION NO.
,	INTUITIVE SURGICAL, INC., ) 5:19-CV-55-TKW-MJF
8	)
	Defendant. )
9	
10	INTUITIVE SURGICAL, INC., )
10	Counterclaimant, )
11	)
	vs.
12	)
	RESTORE ROBOTICS LLC, )
13	RESTORE ROBOTICS REPAIRS )
14	LLC,
	Counterclaim Defendants. )
15	
16	
17	
18	VIDEOTAPED DEPOSITION OF GREG POSDAL
19 20	(Taken by Defendant) May 10, 2021
21	10:00 a.m.
22	
23	
24	
25	Reported by: Debra M. Druzisky, CCR-B-1848

Veritext Legal Solutions

	Page 25
1	this line of questioning based upon the
2	original improper questioning. Objection
3	to form.
4	THE WITNESS: Typical of any
5	industry, the pricing generally decreases
6	over time with more competition.
7	BY MR. BERHOLD:
8	Q. Let me check real quick to see if I need
9	to introduce one more exhibit.
10	MR. BERHOLD: Chris, can we introduce
11	SIS 167, please?
12	THE CONCIERGE: Sure. Please stand
13	by.
14	(Whereupon, Posdal Exhibit 3
15	was marked for
16	identification.)
17	THE CONCIERGE: SIS 167 has been
18	introduced as Posdal Exhibit 3 and is now
19	on the screen. And I can rotate this page
20	if need be.
21	MR. BERHOLD: Sure. Let's do that
22	and make it easier on everyone. And is it
23	possible to zoom?
24	BY MR. BERHOLD:
25	Q. Mr. Posdal, do you recognize Exhibit 3?

800.808.4958 770.343.9696

	Page 26
1	A. I do.
2	Q. What is Exhibit 3?
3	A. Exhibit 3 is a list of the customers that
4	we actually did perform a service on the da Vinci
5	Intuitive EndoWrists for existing customers.
6	MR. BERHOLD: Mike, do you mind if we
7	take two minutes for me to review my
8	notes? I think that's all the questioning
9	I have for Mr. Posdal, but I want to make
10	sure.
11	MR. BAILEY: Yes. That's fine, Jeff.
12	MR. BERHOLD: All right. Thanks.
13	We'll take a two yeah.
14	THE VIDEOGRAPHER: The time is now
15	10:35 a.m. We're going off the record.
16	(Whereupon, a discussion ensued
17	off the record.)
18	(Whereupon, there was a brief
19	recess.)
20	THE VIDEOGRAPHER: The time is now
21	10:38 a.m. We're back on the record.
22	Please continue.
23	BY MR. BERHOLD:
24	Q. So sorry. I do want to ask a couple of
25	questions. I'm not sure if we covered it

Veritext Legal Solutions 770.343.9696

Page 41

A. There's certainly speculation, but I can't answer as to why Intuitive put limits on these.

1

2.

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

2.2

23

2.4

2.5

Q. Mr. Posdal, I'm not asking about -- yeah, I'm not -- I don't want you to speculate. I'm asking for your understanding.

My question is, do you have any understanding from your discussions with Mr. Parker or Rebotix Repair as to why usage limits were put on EndoWrist instruments?

- A. The discussion that we've had between Rebotix and us and Restore Robotics was that that number appeared to be arbitrary and that evaluating and increasing the number of uses on this was in line with the way we serviced the rest of the standard instrumentation for hospitals for the last 50 years.
- Q. And when you heard that the number was arbitrary, Mr. Posdal, did you do any investigation or research to see if that claim had any support?
- A. Personally, no. I think we relied on what we had talked to Rebotix about at the time.
- Q. Did you have any understanding of whether patient safety had anything to do with having a limit to the number of times EndoWrists could be used?

Veritext Legal Solutions

	Page 71
1	Q. And what roughly speaking, how much of
2	the revenue that S.I.S. brings in each year is
3	rooted in this surgical repair business that you
4	described?
5	A. Of all those categories?
6	Q. Yes.
7	A. Roughly 95 percent.
8	Q. And how much revenue was S.I.S. bringing
9	in in connection with any of the work it did on
10	EndoWrist instruments or da Vinci?
11	A. Can you ask that again, please?
12	Q. Sure.
13	How much revenue was S.I.S. bringing in in
14	connection with any of the work it did in
15	connection with EndoWrist instruments or da Vinci?
16	A. That, that would be on the sheet that you
17	had produced earlier. That's the entirety of the
18	EndoWrist repairs that we had done.
19	Q. So about 48 separate repairs were all
20	that's what S.I.S. had done in connection with this
21	EndoWrist repair business.
22	A. That is correct.
23	Q. Right?
24	A. That is correct.
25	Q. And it was not much revenue that it had

	Page 75
1	REPORTER CERTIFICATE
2	STATE OF GEORGIA )
4	COBB COUNTY )
3	
4	I, Debra M. Druzisky, a Certified Court
	Reporter in and for the State of Georgia, do hereby
5	certify:
	That prior to being examined, the witness
6	named in the foregoing deposition was by me duly
	sworn to testify to the truth, the whole truth, and
7	nothing but the truth;
	That said deposition was taken before me
8	at the time and place set forth and was taken down
	by me in shorthand and thereafter reduced to
9	computerized transcription under my direction and
	supervision. And I hereby certify the foregoing
10	deposition is a full, true and correct transcript
	of my shorthand notes so taken.
11	Review of the transcript was requested.
	If requested, any changes made by the deponent and
12	provided to the reporter during the period allowed
	are appended hereto.
13	I further certify that I am not of kin or
	counsel to the parties in the case, and I am not in
14	the regular employ of counsel for any of the said
	parties, nor am I in any way financially interested
15	in the result of said case.
	IN WITNESS WHEREOF, I have hereunto
16	subscribed my name this 11th day of May, 2021.
17	
18	N/Marichy
19	DhaMarizishy
20	
	Debra M. Druzisky
21	Georgia CCR-B-1848
22	
23	
24	
25	